

Lybeck Murphy LLP

Lawyers

500 Island Corporate Center
7525 SE 24th Street
Mercer Island, WA 98040-2334
Phone 206-230-4255 - Facsimile 206-230-7791
EIN 91-2013832

Don Caton
PO Box 75068
Seattle WA 98175

December 10, 2010
Invoice No. 26769

In Reference To: Caton v. Caton
Bankruptcy Adversary

Professional Services

	<u>Hours</u>	<u>Amount</u>
9/8/2010 EAC Telephone conference with client :	0.20	55.00
EAC Telephone call and correspondence to Henry	0.20	55.00
9/9/2010 EAC Revise representation agreement correspondence to and from client correspondence to Henry	0.30	82.50
9/27/2010 EAC Various correspondence and telephone calls with bankruptcy counsel	0.30	82.50
EAC Correspondence to bankruptcy counsel	0.30	82.50
9/29/2010 EAC Review and revise motion for extension	0.30	82.50
EAC Telephone call to plaintiff's counsel	0.20	55.00
EAC Correspondence to plaintiff's counsel	0.20	55.00
9/30/2010 EAC Various correspondence to and from client	0.30	82.50
EAC Various correspondence to and from bankruptcy counsel	0.30	82.50

			<u>Hours</u>	<u>Amount</u>
9/30/2010	EAC	Review, revise and finalize motion for extension and supporting declaration.	1.20	330.00
	EAC	Correspondence from and to counsel for plaintiff	0.30	82.50
	EAC	Review and finalize notice of appearance.	0.20	55.00
10/1/2010	EAC	Telephone conference with client	0.30	82.50
10/4/2010	EAC	Receive and begin review of motion for summary judgment; correspondence to client and Henry	0.40	110.00
	EAC	Various correspondence with client and Henry	0.30	82.50
	EAC	Various correspondence with plaintiff's counsel	0.30	82.50
10/5/2010	EAC	Various correspondence and telephone conference with bankruptcy counsel	0.40	110.00
	EAC	Review and edit declaration of Cooper	0.30	82.50
	EJC	Review file for Settlement Agreement, send to Cooper.	0.30	NO CHARGE
10/6/2010	EAC	Begin review of documents supporting motion for summary judgment.	0.30	82.50
	EAC	Telephone conference with client	0.30	82.50
	EJC	Draft, prepare and send Notice of Deposition of Judy Caton	0.20	30.00
10/7/2010	EJC	Draft motion to shorten time.	0.50	75.00
	EAC	Various correspondence with plaintiff's counsel regarding motion for shortened time.	0.40	110.00
	EAC	Various correspondence to plaintiff's counsel regarding rescheduling motions.	0.30	82.50
10/8/2010	EAC	Review and revise motion to shorten time.	0.40	110.00
10/9/2010	EAC	Begin preparation for deposition of Judy Caton	1.40	385.00
10/12/2010	EAC	Continue preparation for deposition of Judy Caton.	0.70	192.50

			<u>Hours</u>	<u>Amount</u>
10/12/2010	EAC	Take deposition of Judy Caton.	3.50	962.50
	EAC	Telephone conference with client	0.50	137.50
	EJC	Prepare materials for Cooper	0.30	45.00
10/13/2010	EJC	Motion to Shorten Time Ex Parte; file; telephone call from court.	0.60	90.00
10/15/2010	EAC	Receive and review order denying motion to shorten time.	0.20	55.00
10/22/2010	BRJ	Legal research	0.30	75.00
	EAC	Begin work on response to motion for summary judgment.	0.40	110.00
10/24/2010	EAC	Begin work on declaration of Don Caton.	0.40	110.00
	EAC	Continue work on response motion for summary judgment.	0.70	192.50
10/25/2010	EAC	Continue work drafting declaration of client in opposition to motion for summary judgment.	1.10	302.50
	BRJ	Legal research	1.20	300.00
		review motion for summary judgment and exhibits.		
		review and edit declaration of client.		
10/26/2010	BRJ	Continue legal research	1.30	325.00
		further review for summary judgment, exhibits, and relevant pleadings.		
	BRJ	Prepare opposition to motion for summary judgment.	2.10	525.00
	EAC	Review case law	0.80	220.00
	EAC	Various correspondence with client	0.30	82.50
10/27/2010	EAC	Review and edit draft declaration of Don Caton.	0.20	55.00
	EAC	Review and revise draft opposition to motion for summary judgment.	1.10	302.50
	EAC	Correspondence to and from client	0.20	55.00
	BRJ	Review, revise and edit opposition to motion for summary judgment and declaration of Caton.	0.40	100.00
	BRJ	Prepare response to statement of facts and additional facts.	0.80	200.00

		<u>Hours</u>	<u>Amount</u>
10/27/2010	EAC Correspondence to and from client	0.20	55.00
10/28/2010	EJC Prepare pleadings for Justus	0.70	105.00
	EAC Review and edit opposition to motion for summary judgment.	0.40	110.00
	EAC Review and edit most recent draft of declaration of client and statement of genuine issues and material facts.	1.40	385.00
	BRJ Continue review, revise and edit opposition to motion for summary judgment and declaration of Caton.	0.20	50.00
	EAC Correspondence to client	0.20	55.00
10/29/2010	EJC Prepare, file and send motion for summary judgment response with supporting documents.	0.60	90.00
	EAC Finalize documents in support of opposition to motion for summary judgment.	0.50	137.50
10/31/2010	EAC Begin work on reply to plaintiff's response to motion for extension	1.60	440.00
	EJC Prepare and file declaration of Don Caton.	0.40	60.00
	EAC Review recent filings, prepare for filing of declaration of Don Caton.	0.40	110.00
11/1/2010	EAC Continue work on reply to objection to motion to extend	1.80	495.00
	EAC Begin work on declaration in support of motion to extend	0.30	82.50
	EAC Telephone call to opposing counsel	0.20	55.00
	EAC Correspondence to opposing counsel	0.70	192.50
	EJC Work on discovery to plaintiff.	0.40	60.00
	EAC Begin work on second discovery requests to plaintiff.	1.40	385.00
11/2/2010	BRJ Examine opposition reply brief and declaration from plaintiff on summary judgment	0.60	150.00
	EAC Correspondence from and to client	0.30	82.50

		<u>Hours</u>	<u>Amount</u>
11/2/2010	EJC Prepare and file reply in support of extension	0.40	60.00
11/4/2010	BRJ Review pleadings and legal research	1.60	400.00
11/5/2010	BRJ Travel to and attend oral argument on motions	4.30	1,075.00
11/8/2010	BRJ Analyze results of hearing, judgment authorization of future discovery, trial date.	0.30	75.00
11/9/2010	EJC Receive and review correspondence with new discovery from opposing counsel.	0.20	30.00
11/17/2010	EJC Work on discovery responses.	0.40	60.00
	EAC Draft responses to plaintiff's discovery.	0.40	110.00
11/23/2010	EAC Correspondence from and to client	0.20	55.00
12/1/2010	EAC Begin work on research	0.20	55.00
12/2/2010	EAC Various correspondence from and to client	0.20	55.00
	EAC Various correspondence from and to plaintiff's counsel	0.20	55.00
12/3/2010	EAC Complete work on draft objections to plaintiff's second interrogatories and request for production.	0.30	82.50
	EAC Correspondence to client	0.20	55.00
12/9/2010	EAC Various correspondence to and from client	0.30	82.50
	EAC Finalize defendant's responses to plaintiff's second discovery requests.	0.20	55.00
	EJC Prepare and send discovery responses	0.20	30.00
12/10/2010	EAC Correspondence to and from plaintiff's counsel	0.30	82.50
	EAC Correspondence to client	0.20	55.00
	EAC Receive and begin review of plaintiff's discovery responses.	1.40	385.00
	For professional services rendered	<u>51.30</u>	<u>\$13,085.00</u>

Additional Charges :

	<u>Price</u>	<u>Amount</u>
8/31/2010 STF On-Line Research - Westlaw	9.02	9.02
10/1/2010 STF Deposition costs: Court Reporter fee and transcript of deposition of Judy Caton.	924.15	924.15
11/1/2010 STF In-house photocopies for November 1st - November 22nd copies at \$.20/copy	0.20	35.00
Total costs		<u>\$968.17</u>
Total amount of this bill		<u>\$14,053.17</u>
Previous balance		<u>\$1,865.00</u>
BALANCE DUE		<u>\$15,918.17</u>

Timekeeper Summary

<u>Name</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
Elizabeth A. Cooper	33.00	275.00	\$9,075.00
Benjamin Justus	13.10	250.00	\$3,275.00
Elizabeth Curtis	4.90	150.00	\$735.00
Elizabeth Curtis	0.30	0.00	\$0.00

Balance due upon receipt. Thank you.

Deposited trust funds (if any) will be transferred from our client trust account to cover the balance due after ten days, absent objection.

Previous balance of Client funds	\$5,000.00
8/16/2010 Payment from Lybeck Murphy, LLP, trust account (Check No. 4941)	(\$1,865.00)
9/27/2010 Funds returned to trust account	\$1,865.00
10/11/2010 Payment to account. Check No. 2250	\$5,000.00
11/12/2010 Payment to account. Check No. 2258	\$5,000.00
New balance of Client funds	<u>\$15,000.00</u>